

No. 21,099. Registered at the General Post Office, Sydney, for transmission by post as a newspaper.

(For Notices of Births, Marriages, Deaths, &c., See Page 6.)

SUMMARY.

Count Witte, who is conferring with influential reformers, says that the Czar's desire is to become a constitutional monarch like the King Edward.

Russian reformers are profoundly sceptical and suspicious of this assurance.

For the National Duma there are only two sectors in St. Petersburg out of a population of 1,400,000.

The King and the Alder, now thoroughly convinced that the King declared open, cost over £60,000.

Great enthusiasm prevailed throughout the opening ceremony, and a special welcome was given to the councillors from Paris.

Mr. Arnold Forster says he is able to profess with certainty that in three years the army will be on a better footing than ever.

The "Westminster Gazette" says Mr. De la Roche's trade is the brand which Mr. Chamberlain says would not warrant a return by the French Government.

The Swedish Court is anxious for the accession of Prince Charles of Denmark to the Norwegian Throne.

They fear that the establishment of a republic in Norway would strengthen the Swedish position which are agitating for a republic in Sweden.

Nine Chinamen tried to raid a farm near Johannesburg. The raiders shot one Chinaman dead, and the others fled.

Sixty-five Chinamen have been arrested on the Rand as the ringleaders of 450 bad characters among the coolies.

President Roosevelt, referring to San Diego and Venezuela, said that if wise assistance is declined, America may have to face humiliation or bloodshed.

Spain is willing to release Valiente, chief of the Andalusian rebels, in exchange for Captain Crowther and Lieutenant Hamilton.

The Argentine National Bank of Alagoas has suspended payments. The liabilities are £24,000. The cashier has committed suicide.

William Boyd and Andrew Carney, two Australian confederate tricksters, have been sentenced at the Old Bailey to 21 months' imprisonment.

M. Mullah has been raising Italian Somaliland, and has stolen 9000 camels and many sheep.

An Italian warship will make a demonstration against the Mullah.

The House of Representatives yesterday agreed to a motion in aid of Home Rule for Ireland by 21 votes to 21.

The House then dealt with the Estimates for the Customs Department.

In the Senate a motion also affirming that Ireland should be granted Home Rule was carried by 14 votes to 11.

The Senate ratified the Orient mail service contract.

The Legislative Council passed the Money-lenders and Infants' Loan Bill through committee.

The Legislative Assembly continued the consideration of the Liquor Bill in committee last night.

Obstructive tactics were resorted to by a small section of members, but no important amendments were made in the bill.

Mr. Helms made some serious allegations regarding the contract for the supply of coal for the Western railway line.

He said he had evidence that the contract was worth £7500 more than would have been the case had the coal been obtained at the market price.

He said he was informed that the contract was made in excess of rival tenders.

The Government will allow British immigrants as a concession in favour of reducing the cost in the capital value of farms they apply for.

Mr. F. W. Walker delivered a very optimistic speech yesterday in reference to the prospects of the Tasmanian Industries, Limited.

Already £20,000 of the £50,000 capital has been subscribed in England, and practical development work in New Guinea is to be commenced.

The letter-carriers' conference at Adelaide urged the abolition of the fidelity and guarantee deductions from letter-carriers' wages.

A bill to deal with the adulteration of butter has been prepared in Queensland, but the Government desires to make the legislation apply to the whole of Australia.

Mr. Deakin says that a letter sent to the New South Wales Government regarding the federal capital site will probably close the correspondence.

The treasurer of the Ladies' Benevolent Society in Melbourne told the old-age pensioners committee that the demands on the society's funds had not decreased.

He expressed the opinion that the paying of pensions tended to discourage thrift.

The Lands Commission sat yesterday, when accounts relating to the banking accounts of Mrs. Williams and Mr. Close were put in.

A deputation, representing a body styled "The Citizens' National Movement" to deal with the unemployed," waited on the Minister for Lands yesterday.

They asked that the Government should subsidize small autonomous industrial agricultural and fishing colonies.

Mr. Lee said that a large number of the unemployed would not work unless they were given railway passes to the train and told them to go to work.

During the Mitchell library site inquiry yesterday Mr. G. H. Knibbs advocated the erection of a building in sections, to cost £50,000.

Mr. D. Robertson said that in illustrated notes and other articles he was buying the Mitchell collection was richer than all the State Libraries.

The Rev. Wools Rutledge addressed the committee which is inquiring into sectarianism. He said that the best way to subvert him was to come forward.

Mr. Hall also addressed the committee, maintaining that his appointment was due entirely to his school.

The South Australian Assembly debated a motion yesterday to hand over portion of the Northern Territory to the Commonwealth.

During the speaking for the second and third days of the Kingsley Handicraft year, many good marksmen missed the target, owing to the high wind.

A third occupant of the boat was in the water for some hours before he was rescued.

The large steamer "Edwards," which has arrived at Newcastle from Manila, was 103 days out, and had run short of provisions.

At the annual meeting of the Deaf and Dumb and the Blind Institution, Sir Arthur Murray (president) advocated compulsory attendance at the school.

Dr. F. P. Macdonald addressed the Labour Council last night, urging unionists to develop the economic on economic as well as political lines.

Before the High Court yesterday, counsel representing several Chinamen convicted of being prohibited immigrants said the law was ultra vires.

Counsel argued that it was inconsistent with Magna Charta, and with British treaties.

The Chief Justice said that the argument was not one to be seriously addressed to a Court of justice.

At the wool sales yesterday a record price for the season was obtained, namely, 11d for greasy.

A good number of sales took place in the wool and there was a fairer price.

There was only a moderate turnover in mining stocks. Barrier shares, which had the principal attraction, showed an improvement.

The import market was quiet except in one or two departments.

FARMER AND COMPANY, LIMITED.

SPRING AND SUMMER WASHING FABRICS.

THE DESIGN THIS SEASON are more beautiful than ever. The products of the world's most famous manufacturers. The most remarkable effects ever obtained in COTTON GOODS are now displayed for the Spring Frocks. The latest processes in the manufacture secure to greater permanency for the Lurel colours, and the fabric stand, when necessary, the test of cleaning.

TO ENABLE OUR COUNTRY PATRONS to have every opportunity of selection, we are pleased to forward PATTERNS ON APPLICATION.

M. LIN AND COTTON VOILE SECTION.

Floral Muslin, 27 inches wide, 4 1/2 per yard.
Corded Muslin, 20 inches wide, 4 1/2 per yard.
Lurel Perle Muslin, 27 inches wide, 4 1/2 per yard.
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Moulin Chiffonette, 44 inches wide, 2 1/2 per yard.
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FARMER'S Navy Ground Prints at 4 1/2 per yard are the best value we have ever offered.

OXFORD SHIRTING AND GALATEA SECTION.

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VICTORIA HOUSE, SYDNEY.

GARDEN NECESSITIES.

You can't buy better, no matter where you buy. As much in excess of rival tenders.

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PEARCE BROS.

THE BEST HOUSE IN TOWN.

WEATHERS, CROSSLIES, CUT FLOWERS, ETC.

ONE HUNDRED YEARS AGO.

THE THING MOST TALKED ABOUT WAS NELSON'S SIGNAL.

TO-DAY.

IN AUSTRALIA, THE BEST-KNOWN SIGNAL.

GRIFFITHS BROS.

FOOTWEAR.

IF YOU DO.

THEN STEER STRAIGHT FOR THE AMERICAN SHOE COMPANY.

DO YOU WANT REAL AMERICAN FOOTWEAR?

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SHIPPING.

ROYAL MAIL STEAMERS.

FOR MANILA, PLYMOUTH, AND LONDON.

FIRST AND SECOND SALOON ONLY.

Ship. Date. Comm. Date. Agent.

MONSIEUR. 10th Oct. 10th Oct. 10th Oct. 10th Oct.

CHINA. 15th Oct. 15th Oct. 15th Oct. 15th Oct.

INDIA. 20th Oct. 20th Oct. 20th Oct. 20th Oct.

AFRICA. 25th Oct. 25th Oct. 25th Oct. 25th Oct.

AMERICA. 30th Oct. 30th Oct. 30th Oct. 30th Oct.

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ORIENT-PAIFIC ROYAL MAIL LINE.

For Plymouth and London, via Naples and Marseilles, calling at Fremantle (W.A.), Colombo (Ceylon), and Suez Canal Port, and thence at fortnightly intervals.

R.M.S. Date. Comm. Date. Agent.

ORIENT. 10th Oct. 10th Oct. 10th Oct. 10th Oct.

PAIFIC. 15th Oct. 15th Oct. 15th Oct. 15th Oct.

ROYAL. 20th Oct. 20th Oct. 20th Oct. 20th Oct.

MAIL. 25th Oct. 25th Oct. 25th Oct. 25th Oct.

LINE. 30th Oct. 30th Oct. 30th Oct. 30th Oct.

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PERDRIAU RUBBER CO., LTD.
 (LATE PERDRIAU AND CO.),
 RUBBER MERCHANTS AND MANUFACTURERS OF RUBBER GOODS
 270 GEORGE-STREET, SYDNEY.

AUCTION SALES.

WATER FRONTAGE SITES
AND
ROAD FRONTAGE BLOCKS;
A PART OF
THE CREAM OF THE
VAUCLUSE ESTAT
ON THE

GROUND, TO-MORROW, SATURDAY
3 P.M.
TERMS, 15 PER CENT. DEPOSIT, BALANCE OVER 7 YEARS, 4 PER CENT. INTEREST.
TORRENS TITLE
STEAMER TRIP 15 MINUTES, Half-hourly Service, Call for Litter. Take £30 boat.
RICHARDSON and WRENCH, 14

**FARRELL'S PADDOCK
SUBDIVISION.**
AUCTION SALE ON THE GROUND AT 3 O'CLOCK,
TO-MORROW (SATURDAY) AFTERNOON
RICHARDSON AND WRENCH LTD., AUCTIONEERS.

PENNANT HILLS, BLACKACRE
 1½ ACRES AND 1 ACRE SITES.
 CONTINUATION SALE.
TOMORROW, SATURDAY

See a representative of the owners will be on the ground on WEDNESDAY AFTERNOON to pick up the blocks for sale.

CONVENIENT TRAINS FOR SALE LEAVING SYDNEY 1.15, 2.5, AND 4.10 P.M.

RICHARDSON and WRENCH, Ltd., Auctioneers

BETWEEN BELMORE AND ILLAWARRA RAILWAY LINE

THE RICHLAND ESTATE, BELMORE

TO-MORROW, TO-MORROW,

SATURDAY. SATURDAY

126 ACRES SUBDIVIDED INTO BLOCKS.

1 TO 7 ACRES, FOR RESIDENCES, MARKET GARDENS, ORCHARDS, NURSERIES, DAIRIES, FARM, ETC.

City Water and Gas. Close to Church, School, and Park. Improved Railway Station.

Beautiful High Land, with a slope to WOLLI CREEK.

"IT IS THE RICHEST SOIL IN NEW SOUTH WALES"

FRONT SPANAS-STREET, known locally as **OATLEY'S**, 1½ miles from Belmont or Burnside on
 Stations. **TERMS**—**Free** from Belmont Station on arrival of **10:45 A.M.**
 Richard's Easy Terms—Only \$1 deposit and 10¢ monthly for purchases up to \$25, and how
 deposit and \$1 month for purchases over \$25. Interest 5¢ per cent.
TO-MORROW. DONT MISS IT. TO-MORROW,
THE RICHARD ESTATE—"ALL DEEP, RICH, BLACK SOIL."
Send for Free Railway Ticket and Plan, Free from Belmont Station on arrival of **10:45 A.M.**
 and 2:30 Train from
 Redford—**TO-MORROW, SATURDAY.**
ARTHUR RICHARD AND CO., LTD., AUCTIONEERS, 348 PITT-STREET,

TENNYSON. TENNYSON.
ON THE BEAUTIFUL PARRAMATTA RIVER.
THE LAST AUCTION IS ON THE GROUND, AT 3 O'CLOCK.
SATURDAY, NOVEMBER 4. SATURDAY, NOVEMBER 5.
WATER Frontages. Farm Blocks. Elevated Building Sites. City Water and Gas. Excellent Bush.
*Buses from Drummoyne Train Terminus. Free Steamer at 1.40 from No. 6 Jetty, Circular Quay. Bus
Board. Send for Plans, Schedule of the Low Upstream. Book of Views, and Ticket. Terms \$10.
at all depots and 41 months. Refurbishments on Ground at Sydney Prices.

ARTHUR RICHARD and CO., Ltd., AUCTIONEERS, 518 PITT-STREET, and BAYT, ROOD, and CO.,
 Ltd., AUCTIONEERS, 55 PITT-STREET.

BY ORDER OF

THE HAYMARKET PERMANENT LAND, BUILDING, AND INVESTMENT COMPANY, LIMITED.

ASHFIELD.

DOBROYD PARK ESTATE

SECOND SUBDIVISION.

THE PICK OF THE RAPIDLY IMPROVING DISTRICT, WITH FIRST-CLASS BUILDING NOW
PERMANENTLY SITUATED TO RENT.

THE ALLOCATIONS WILL FRONT RAMSAY-STREET, ALT-STREET, AND PARK-ROAD,
RAMSAY-STREET, DALHOUSIE-STREET, YAMAR-STREET,
KEPNER-STREET, AND

TORRENS TITLE

The Terms will be the Company's USUAL RULES. ONE-THIRD, \$5 Deposit, and the balance
monthly payments of \$1 for each \$100 purchase money.

FOR SALE BY PUBLIC AUCTION, ON THE GROUND,

TO-MORROW, 21st OCTOBER
RAINE AND HORNE, AUCTIONEERS.
 AT 3 P.M.
 Vendors' Solicitors, Messrs. SLAY and KUMBA.

THE BROOKLYN ESTATE
DOUBLE BAY.

THE ONLY AVAILABLE FREEHOLD LAND in the EASTERN SUBURBS, within the company's
TITLE TORRENS, TERMS EASY. LITHOS READY.
FRONTAGES TO NEW SOUTH HEAD-ROAD, HENRIETTA, BAY, and COOPER STREET.
SALE BY PUBLIC AUCTION, ON THE GROUND,
TO-MORROW (SATURDAY), 21st OCT
AT 12 PM.

BATT, RODD, AND PURVES, LTD., AUCTIONEERS
TO-MORROW (SATURDAY), OCT. 21
 ON THE GROUND, AT 8 O'CLOCK.
HORNSBY JUNCTION ESTATE.
 GET LITHOS FROM
HARDIE AND GORMAN, 133 Pitt-st.

EDWARDS and CO., Moore-st., Sydney; and at Homebush.

NORTH SHORE LINE, ARTARMON.
McKENLAY ESTATE. AUCTION SALE ON THE GROUND.
TO-MORROW, AT 3 O'CLOCK.
D. J. MONTYEN and CO., AUCTIONEERS.

DEBART HILLS has an elevation equal to GLEN-
DIGHT AT THE RAILWAY STATION
approximately Limited.

BROOK (this mountain), for a claim to the
city. Good train service. A very big acre Blocks
station. Sale on Ground to-MORROW, SATUR-
DAY, 1.00 pm.

RICHARDSON AND WERNON, Ltd.

BLACKACRE, PENNANT country,
800 feet situation.
Sale on the Ground to-MORROW, SATURDAY,
RICHARDSON AND WERNON, Ltd.

the other colonies and from a large number of colonies in London. One proposal is to sup-

ply an immense number of badges and medals from the copper and other materials from the ships of Nelson's fleet for popular distribution. Yesterday (Thursday) was the 100th anniversary of Nelson's embarkation on the *Portland* on the Victoria's magnificent voyage around the world. It was to end at once so brilliantly and so sadly, and yesterday also it may be recalled was the 63rd anniversary of the death of DuRoi at Wellington.

MISS KELLERMANN:

I have always thought that if Miss Kellermann managed to beat the Channel record she would find herself something like a heroine in England, and for that reason I am attending a sports meeting taking place in France. Ever since the exploit in securing the fourth place in the swimming match in the Seine she has not have won her so little distinction in the French capital, where just now the visitors

from our colonies are quite shaming for our popularity. I remember the time when we were at the auditor in French good grace when Australians used to complain to me that public resort in Paris than Englishmen then selves, a fact probably due in some cases to their being more objectively, or at least, less prejudicedly, British. Now, thanks to the success of the war, all this counts for righteousness, and at all events Miss Kellerman seems to have reason to complain. According to the reports which reach us, she is riding about in a motor car, which has been placed at her disposal, in being handsomely fettered, and helplessly photographed, and on one occasion, she was even found a box reserved for her at one of the theatres.

THE NEW GUINEA INDUSTRIAL SCHEMES

At the invitation of Mr. Thomas Pratt, financial agent of the London Missionary Society, between 30 and 40 ladies and gentlemen assembled at the Allera Rooms, Pitt-street yesterday afternoon, in order to discuss the New Guinea Industrial Schemes. Mr. Pratt arrived in Sydney for the purpose of arousing interest in the scheme for the establishment of an industrial and agricultural corporation among the natives, for the benefit of the natives of New Guinea. Among those present were Revs. N. M. Walker, of the Wesleyan Mission, B. F. Bins, and J. Marshall Brown (then secretary N.R.W. auxiliary of the London Missionary Society), Mr. J. G. Thompson, Mr. W. H. Ruzacot, J. G. Thompson, and T. W. Harris (Sydney representative of the Papua Industries Corporation).

Mr. Walker, who has had many years' experience as a missionary in New Guinea, very enthusiastically is regarded as the sponsor of the scheme, and is very confident as to its success. The story he told yesterday was full of interest. Some 10 years ago, he

[illegible][illegible]

holders in England. Mr. Walker expressed the hope that the Australian business men and the Australian churches would rally to the support of this endeavour to solve the problem of the transport of the people of the Imperial Christian League, and stated that he had been much encouraged by the attitude of the Federal and Queensland Governments towards the proposal.

It may be mentioned in connection with the scheme that a contract was made yesterday for the construction of a small schooner, which is to be built under the supervision of Mr. Walter Reekie.

DEPOSIT ON WORKMEN'S RAILWAY TICKETS.

TO THE EDITOR OF THE HERALD.

SIR—May I crave sufficient space in your valuable column to draw public attention to a rather sharp method by which the Railway Commissioners have decided to raise revenue from the sale of the tickets for the railway, viz., to allow 25 per

fund of deposit on such tickets unless returned within one week of the date of issue. On or before the 15th day of October 1950, the following order dated October 15, 1950, on page 181 of the following words appear:—

"The ticket is to be lodged at the time of application, which will be returned at any station where the ticket is given on or before the Monday following date of expiry."

Now, considering that all holidays fall on Monday (and workmen do not toil on holidays), it is to be noted that the condition of the travelling public to penalize them to the extent of it is each for the privilege of securing a holiday, as on applying for the ticket, the condition is that the ticket is to be deposited through non-attendance on Monday; must pay another is default before they can get the ticket. The following words are printed on the tickets issued on Monday, October 16, 1950, but the following words printed thereon:— "Do not be late for the service if the ticket is not returned on or before the Monday following date of expiry." It would be interesting to know which notification is correct and to demand a deposit of it on a cardboard.

ticket which has no intrinsic value, and which cannot be cashed for anything, is issued in the week in which it is issued.

I am, etc., WILLIAM THOS. SMITH,
Rockdale, Oct. 19.

CHILDREN'S SCALP SORES.

ZAM-BUK PROMPTLY CURES.

"About twelve months ago" says Mrs. P. Kerr, of 41 Oxford street, Kensington, Westward Sydney, "my little daughter's head broke out in simply sores. The irritation caused her to scratch herself, and she was incessantly crying, and commenced to spread, and covered the whole of her scalp. I took her to the Doctor, and he said that the sores were caused by the itching, but without benefit. I then tried various treatments, but the sores showed no signs of improvement. A lady friend advised me to scratch the sores with a pointed stick, and I accordingly had the hair cut very short, and applied Zam-Buk in accordance with directions. After a few days of this treatment the sores improved was noticeable. All the irritation disappeared, and the sores com-

soon quite clear of their, and their scalp was very thin, is now growing thick and strong. I am quite satisfied that Zam-Buk and Zam-Buk alone, worked this wonderful change. Zam-Buk is without doubt a wonder-working healing balm, which no mother should be without." Zam-Buk is a proved cure for Piles, Hemorrhoids, Eczema, Bells, Running Sores, Ringworm, Barsoo, Nuts, Ringworm, Rheumatism, Lameness, Sciatica, Neuralgia, etc. As an embolism for Strained Muscles and Tense, Swollen Throat, Rubbed well into the parts affected, it is unequalled. As a household Balm for Cuts, Bruises, Burns, Pimples, Blister, Itch, Throat, Sore Feet, and for Insect Bites, Zam-Buk is invaluable. From all Medicine Vendors it is obtainable. It is sold in containers nearly four times the quantity.

Zam-Buk Co., 31 Pitt-st., Sydney, -222.

For Shipping, Meteorological, and Mail Notices, See Page 8.]

SPECIAL ADVERTISEMENTS.

UNLOCKING THE LAND SCANDAL.

ENLARGED, EDITED BY JOHN HAYNES.

VERY LATEST PARTICULARS ABOUT THE GIANT

Latest from Durban. Fresh Prosecutions of W. N.

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THE SYDNEY MORNING HERALD, FRIDAY, OCTOBER 20, 1905.

election, and if necessary the passing of the bill must be made a party question. Government defeat under such conditions will then be a very serious matter, and members who help to bring about a crisis will have to face their masters. But we believe that reformers will not allow any such grotesque failure on the eve of victory; and as reasonable men everywhere recognise the need for compromise, those who desire reform without limit or prejudice will accept as much as they can get. The voting on the application of the closure last night gave a strong Government majority, and this in itself is a good indication of the possibilities.

THE QUESTION OF THE CAPITAL.

The Attorney-General's report to the State Parliament touching the question of the Federal capital and his negotiations therewith with Mr. Isaacs advances the discussion another stage. But New South Wales has still considerable leeway to make up. "A suggestion has been made that this State is responsible for the delay in settling the seat of government," says Mr. Wade incidentally in the course of his report. Whatever credit may be due to the present State Government for its recent action, it has to be admitted that there is good reason for the charge. It is a question of delay of action not for months but for years, in spite of repeated invitations from Sir Edmund Barton during his term of office as Prime Minister. One Minister in New South Wales gave as the reason for inaction the explanation that by making a recommendation in favour of any one locality the Ministry of the day would have raised up enemies in half a dozen other localities. That poor-spirited party motive governed and controlled the action of New South Wales in relation to the Federal capital, so that Parliament was not given an opportunity of doing anything or expressing any preference. This state of things continued so long that after repeated pleas of inspection the Federal Parliament took the matter in hand. The interests of New South Wales were reduced to a nullity by the grotesque contest between Mr. Chapman and Sir William Lyne, and in the result the Federal Parliament, as we know, pitched upon Dalgety. In face of the Act of that Parliament which professed to settle the whole question, New South Wales protested, and the matter was referred to the Arbitration Court. The Arbitration Court, however, was not satisfied with the result, and the matter was referred to the Arbitration Court. The Arbitration Court, however, was not satisfied with the result, and the matter was referred to the Arbitration Court.

THE MONEY-LENDERS BILL.

The Legislative Council read a second time and passed through committee last night a bill which aims at restricting the power of money lenders in certain directions. Mr. Hughes, in moving the second reading, explained that he had introduced a measure of the kind five years ago, when the second reading had been passed unanimously. Nothing further had been done after such a promising start, but it was not because the need for action had been lessened. The need, indeed, had become greater, and the present bill represents more matured conviction upon the subject. Mr. Hughes explained further that the proposed legislation followed the British precedent. An Act passed the British Parliament in 1900 which was based upon the recommendation of a committee of the House of Commons after due investigation, and presumably the British Act has not been improved upon since. The bill is sound and sensible, and it is a sufficient basis for the bill. The bill is one of eight clauses, in which it is provided that the Courts may review any money lending transaction that is brought before them; and if it is decided that such a transaction is a loan, the money lender is to be given relief. The primary object of the measure, however, is to protect those who have fallen to the money lenders while in their minority, and persons solicited by business from minors are to be held guilty of a misdemeanor. It will be admitted, we think, that sympathy is likely to be with the passage of this bill through Parliament. Few will be found to deny the existence of serious hardships where money lenders have borrowers at their mercy; and Shylock is as familiar a figure in Sydney in certain circles as he was in old Venice. But the question at once arises how far relief will be given in cases where the merciless grip of the lender who demands and obtains unconscionable rates of interest is tight. A few transactions will be declared void, and the warning will be given to borrowers that they will be protected. Will not the lender always find means of enforcing his terms, and will he not make those who need money pay the more dearly for the extra risk? It is the certainty that the borrower will always be servant to the lender which makes Professor Dicey's regret at reactionary legislation in this respect so understandable. It is the interference between the lender and the borrower which is the real evil, and the man in distress will certainly not be the one to gain in any struggle with the man who has money to lend. Yet the abuses of money lending are so grievous, and public attention has been so often directed to them, that Parliament may be forgiven for trying to meet the call for a remedy. The bill just passed by the Legislative Council follows the British Act, and we may hope that so far as money lenders are concerned relief will be given. Moreover, it may be urged that our Courts are trustworthy, and that it is only intended to deal with extreme cases. In any event the effort to protect young people from the rapacity of unscrupulous money lenders must commend itself to the judgment of the community; and the experiment, if expected to be, may well be tried.

THE TRANS-AUSTRALIAN RAILWAY.

The Western Australian Premier attaches enough importance to the trans-Australian railway project to make an election cry of it, and in that he will probably have the opinion of his State with him. There is no room for question that Western Australia has a good claim on the attention of the Commonwealth. But the Premier of that State, Mr. Sturt, is not alone in his opinion. Mr. Isaacs puts the case strongly, and Mr. Sturt, who tells his constituents that the country that the railway was part of the Federal bargain, so far as their State was concerned. "The consideration upon which Western Australia entered into the federation," he says, "undoubtedly was that she should be united in fact as well as in word with other parts of the Commonwealth." Yet, so far as Mr. Isaacs, Sir John Forrest, and others like them can see, they are not much if any nearer to the accomplishment of their desire than they were before the Commonwealth was inaugurated, nearly five years ago. Even the fact that Sir John Forrest is a member of the Federal Cabinet does not appear to help matters much, and the Commonwealth should assist Mr. Isaacs to perceive that the delay is not altogether the fault of the federation. South Australia and the financial considerations are the real lions in the path. That State wants the trans-Australian railway to Port Darwin; and though it apparently bound itself by certain promises or implied promises to assist in connecting the Sydney to Adelaide system with Kalbarrie, we saw the other day that there is no immediate intention to act up to that understanding without regard to other considerations. The Federal spirit has not leavened the States sufficiently for that yet, and it would appear that Mr. Isaacs's first duty should be to enter into negotiation anew with South Australia.

THE LIQUOR BILL.

It is quite clear that between the extremists on both sides of the question of liquor reform, the Government may have a very trying time in passing the Liquor Bill through committee in the Legislative Assembly. The little knot of irreconcilables who represent the trade interests could do little by themselves if sound temperance men and Government supporters were not willing on occasion to seriously embarrass the Government. We admit, of course, the earnestness and sincerity of the extreme temperance advocates. These cannot be placed in the same category as those who are fighting so strenuously for the publicans, since they are thoroughly disinterested, and are convinced that the only way to attack a great public evil is to refuse compromise and to push the desire for reform to the furthest limits. Mr. Kelly and his friends are no doubt just as sincerely convinced that the Liquor Bill is a serious danger to the liberty of the subject, and they represent the interests which are imperilled by the proposed legislation, and they cannot by any stretch of imagination be considered capable of discussing liquor reform with unbiassed minds. Even these two sections combined could do little mischief if the majority of members pledged to reform were true to their trust. It is a curious illustration of where extremes may lead men when Mr. Kelly and Mr. Jesseph have to be bracketed together in this way; but the irony of politics is as cruel as the irony of life itself in the larger field, and these extremists are sufficiently strong to constitute a party. Hence the Labour party, whose primary aim and object is to embarrass the Government, cannot resist the temptation, which comes from the very heart of the system, and liquor reform must be made possible.

THE EDUCATION OF AFFLICTED CHILDREN.

The Directors of the Deaf and Dumb and the Blind Institution may well be proud of the work done during the forty-four years of the existence of the charity, and they are justified by the retrospect in hoping that a still greater measure of success will attend its future efforts. The institution is mainly if not wholly devoted to the care and education of the defective children of the poor, who would not otherwise be able to secure for their deaf and dumb and blind children the education which would be to take in intelligent and useful part in the business of life. The wealthy man whose child is afflicted with loss of sight or hearing, and who is unable to do so, is doubly burdened by the child's life when he refuses to allow him to profit by special education. Children so heavily handicapped grow up to be a hurt to the State as well as to themselves and their relatives. Deprived of the use of important senses, and refused by their parents the opportunity of remedying the defects which were born in them or occurred by accident, they stand more or less in the way of the State. What chance of drifting into idleness? What chance of drifting into crime? The remedy for this is the establishment of a compulsory education system for these afflicted children. It should no longer be optional for a parent to be in a position to shut out his blind son from the benefits of a system which will at least occupy and train his mind and hand, besides enabling him to communicate his thoughts and hold conversation with the people outside his so narrowly restricted world. It may well be that none of the children thus educated will reach the mental altitude of a Laura Bridgman or a Helen Keller. These were extraordinarily gifted girls, whilst the institution here has to do with children of average calibre—no more brilliant originally than their contemporaries and with their intellects blunted or rendered dormant by their afflictions. But the history of the Deaf, Dumb, and Blind Institution shows that the average afflicted child may be so educated as to learn a trade and practise it, and thus become a useful member of society instead of a useless and pathetic and perhaps a troublesome burden. It is a serious thing to withhold from such children the right to the education which their case demands, and the power of so withholding it should not be left in the hands of foolish or prejudiced parents. The State has decreed that every child must be educated, and parents are not allowed to exercise a veto in the matter. If normal children must be educated in the interests of the country, surely children defective in one way or another have a higher claim on the benevolent despotism of the State. This is of course, true for the country as well as the city, and it may be hoped that the Government, now that its attention has been again called to the subject, will see that the necessary measure is introduced and passed. There need be no delay in a matter of this kind, which is purely humane and non-contentious.

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THE BILL IN PARLIAMENT

—
AN ALL-NIGHT SITTING.
—
SYSTEMATIC OBSTRUCTION.
—
SLOW PROGRESS MADE.
—
REGULATION OF SUNDAY TRADING.
—
SHOULD HOTELS CLOSE AT 10 P. M.

by the person supplied.

"The Government would enable a publican to supply kumkum or a kankana with sufficient ground drive their camps into the hills with dried fish and other articles, which the Lakshya party wanted."

Mr. HOLMAN admitted that he had no objection to the effect of his amendment.

The amendment was negatived on the voices.

On clause 9, "Person under 16 not allowed bar,"

MR. JESSEF moved an amendment that persons under 18 years of age should not be present in a bar.

The first stage of the amendment creating a new clause 9A by 25 yeas to 25.

THE ATTORNEY-GENERAL said this was a question of the committee in raising the age limit. He would make the purpose of the amendment clear. It would make it impossible to take a responsible position. The Government would not be a party to make the bill ridiculous in the eyes of the people. He would like to see how they could now go in a bar to deliver a telegram (Mr. Wade) had full responsibility for the Government. They would not stand by as an impartial observer.

MR. FLEMING: Well, do the other thing, then? Mr. MEMBERS: Don't threaten them with a motion. People: No! (The speaker then said, "I am in your rear.")

MR. JESSEF said members did not require signatures of the nature given by the Attorney-General.

THE PREMIER chided Government supporters.

to for embarrassing the Government.
The amendment to substitute 18 years for 20 years was then put, and negatived by 37 votes to 31.
Mr. KELLY moved that the word "seven" be inserted.
There was considerable noisy talk and interruption, and the Chairman ordered Mr. KELLY to discontinue speaking.
Mr. NIELSEN appealed to the committee to vote to order that Mr. KELLY be further warned.
The proposal was defeated by 37 votes to 31.
MR. GARDINER moved the insertion of the word "seventeen."
THE ATTORNEY-GENERAL said he would not contend against it at this stage, but when the time came he would move to have the clause re-committed for the purpose of re-considering the original provision of sixteen.
After further debate,
Mr. KELLY moved the application of the clause. The motion was agreed to by 37 votes to 36.
The word "seventeen" was inserted.
Progress was then reported.
ADJOURNMENT.
The House at 4 a.m. (Thursday) adjourned at 4.30 p.m. the same day.

THE DEBATE RESUMED.

THURSDAY'S SITTING.

The Liquor Act Amendment Bill was put

was considered in committee shortly after the House reassembled on Thursday afternoon.

On clause 5, "Person under 17 not allowed on bar,"

Mr. THORNDYKE moved to amend that clause to limit access to persons in any part of an hotel where liquor was consumed.

The ATTORNEY-GENERAL pointed out that the insertion of these words would make the clause absolutely unworkable. He suggested that a perfectly temporary amendment might be made, but that it would not be possible to have a glass of ale for his lunch if he had children under 17 years of age happen to be with him.

The amendment was withdrawn.

Mr. HOLMAN moved an amendment to the clause to provide that the person should be under the age of 17 years and not have the bar before removing such person.

The ATTORNEY-GENERAL said that the amendment carried precautions to ask for the amendment.

Mr. McNEILL declared it would be a very good amendment, but the record for Mr. McNEILL for a licensee to forthwith remove the person.

The PREMIER congratulated the hon. gentleman on his ingenuity in framing amendments. If the amendment were passed, the person would be the only person who could get the youth to leave; but the publican might be away, and the youth could defy the publican. The amendment would be a good one made by the publican. British people are accustomed to have power entrusted to the publican, and he administered accordingly as common sense.

Mr. KELLY pointed out that a father might give a big son with him in the bar, and he would be on the job as soon as the father was moving the latter forthwith.

Mr. NIELSEN said he quite appreciated the intention of the Premier with respect to the amendment, but he would be asking the hon. the licensee to ask the person to leave.

He suggested Mr. Holman should withdraw his amendment from a view to the carrying of the amendment, and the charge of the bar.

The withdrawal of the amendment was objected to.

The amendment was negative, and the clause as amended was agreed to.

On clause 10, which makes it a punishable offence for a prohibited person to be found on licensed premises, both the licensee and the prohibited person being liable to a fine, Mr. GRIFFITH pointed out that a greater hardship would be inflicted upon a man against whom a prohibition order was issued on reaching a country town late at night than was prohibited seeking accommodation at the hotel.

hotel. It was equally unjust to say that the licensee, who might never have seen the man before, should be punishable for giving him no accommodation.

AT the suggestion of the Attorney-General, the words "in the bar of" were inserted, so that to provide that a penalty could only be imposed if the prohibited person was found "in the bar of the hotel."

MR. HOLMAN drew attention to the possibility of a man, against whom a prohibition order had been issued, being required to visit a hotel for the purpose of doing some work, as would, as the clause now stood, be liable to a penalty, and in order to overcome that difficulty he moved the insertion after "here

of the words "unless for some lawful purpose." The amendment was agreed to.

At the suggestion of Mr. W. M.illard, the minister, the amendment was stricken out, and the clause as amended was agreed to.

On clause 11, which makes it a punishable offense for a licensee to permit drunkenness on the premises, Mr. HOLMAN moved to omit the words "unless," on the ground that if the word remained in the clause, a licensee could be punished if he gave a man who was not drunk a drink, but afterwards turned out to be drunk.

THE ATTORNEY-GENERAL said he was surprised at the amendment, as its only purpose was to perpetuate the curse of drunkenness (loud groans and cheers). It was far better to leave out into the open than try and kill the evil by a blind, and so encourage drunkenness. The liquor law was the worst of the evils by which man was to further safeguard against

Mr. DACEY said all the amendment aimed at was that, if a man forgot himself by getting drunk, he should not be hurried into the street. He resented the remarks of the Minister.

Mr. EDDEN said the Premier and Attorney-General should be careful of their remarks in regard to the Opposition, who did not hold a brief, and was performing the duty of an Opposition. He thought the clause should be amended.

Mr. Griffith was condemning the remarks

the Attorney-General, when he was stopped by the Chairman, who said he would not allow the members of the Opposition to criticize a Minister's remarks.

Mr. McNEILL interjected, and was cautioned by the Chairman that if he did not keep order he would be put out.

W. HOLMAN said the Minister had no right to insinuate that the amendment was a clear-cut ambush. If there was any valid criticism against it he was prepared to withdraw.

Mr. KELLY supported the amendment. Like

USE
COLEMAN'S
EUCALYPT "E" EXTRACT.
GUARANTEED TO GIVE INSTANT RELIEF.
CURE, COLDS, ASTHMA, BRONCHITIS, CHEST, LUNG, AND KIDNEY COMPLAINTS.
IT CANNOT BE SURPASSED.
(In 24 and 50c.) EVERYWHERE.

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10000, 30000 for pickers, and 150 60 for a
 10000 to 150.
 Messrs. J. C. Young and Co. report having 50
 (Sarrabhi) to 50 60, 53 (Woe Wao) to 53
 (Sarrabhi) to 45 60, 21 (Hastings River) to 45
 (Sarrabhi) to 50.
 Messrs. Hill, Clark, and Co. report having 50
 (Sarrabhi) to 50 60, 53 (Woe Wao) to 53
 (Sarrabhi) to 45 60, 21 (Hastings River) to 45
 (Sarrabhi) to 50.
 Messrs. Geo. Wells and Matthews, and Winche
 and Co., Ltd., also report having held

[illegible]

the heads of rooster and chickens against a dark background may be noted in another design; and yet a third shows velvet cushions of Japanese Junks, the material splendidly bedecked with a design of lustrous flowers. The fourth depicts a design of flowers, which have also turned their attention to bedsprings. One of the handsomest of these is of bronze satin, with a beautiful green, embroidered with poultry of various colors wrought plumage, with pillow-case to match, the whole a replica of a series of articles for the household use of the Mikado. Numerous Satsuma-ware figures prominently.

Among the best examples is a vase six inches across, made by Kiu Kozan, who was awarded a medal for it at the St. Louis Exposition. Its subject is "Buddha making Speeches to his Disciples." Buddha, King before a Crowd, of Sublime

hand-painted figures, and an enormous and attractive example of Chinese lacquerware, a rare vase inscribed 'Gue'—supposed to be three and a half centuries old. Visitors cannot fail to admire the gorgeous exposition, five and a half feet high, of hand-painted with birds and foliage. The graceful cabinets are exhibited. One of it, measuring nearly 7 ft high, possesses architectural dignity of its own, with its carved and gilded roof, mother-of-pearl inlay in ivory or door of pear wood, a hole in handsome indigenous wood. It is quite a museum of objets d'art and of ivory and silver. An exquisite silver vase, an old woman leaning on a stick—

A trunk of a tree, with one little bear ingrown
 concealed within; and six lion carved
 to the tree. Small temple-latter
 chain, suit of armour made of lacquer,
 and actually worn in battle a coat,
 a striking silver, jeweled box, and
 a set of armor amongst the many exhibit-
 ing. In an adjoining room Mrs. W. W.
 and Co. have a huge consignment
 of the finest Irish linen, from the
 hand-knocked to the largest and
 which are to be sold next Monday

TO THE EDITOR OF THE HERALD.
Sir,—Your correspondent Dr. Richard
Hear has proven himself a great public
advocate by the capable and energetic man-
ner in which he has of late been exerting him-
self in behalf of immigration.
There can be no doubt among intelli-
gent people that it is almost impossible for
this significant continent of ours to progress
without the aid of its present limited num-
ber of inhabitants. It is restricted to its present limited num-
ber of inhabitants by the United States and Canada have
not demonstrated by their unqualified pri-
ority that population begets prosperity,
but that prosperity begets population.
The writer, who has a personal knowl-
edge of both the United States and Canada, has

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FRAS. J. HEALE

ABSTRACT OF SALES BY AUCTION THIS DAY.

HOUSES AND LAND.

HARDISON and WHECHL.—At their Rooms, 113, City, Suburban, and Country Properties.

FURNITURE AND MISCELLANEOUS.

G. JENNIS.—At 353 Darling-street, Balmain.

11, Furniture, Pianoforte, Glassware, Miscellaneous of Groceries, etc.

R. LAWSON and LITTLE.—At the Rooms, at Furniture, Glass, China, Pianoforte, Organ, and Machinery, etc.

H. DYER and CO.—At their Salerooms, at

ture, Plans, Pictures, etc.
C. NEWBOLD.—At 218A Pitt-street, at 11, Furni-
ture, Plans, Pictures, etc.
P. LUTHER.—At his Rooms, at 11, Gold and
var Watches, Jewellery, etc.
HAINES.—At 18 Yarrla-street, Newtown, at
Furniture, Pictures, etc.
Lambourn, Motor Car, etc.
LEVY.—At 351 Cleveland-street, Redfern, at
Furniture, Clothing, etc.
LUNG and SONS.—At 327 George-street, at
Furniture, Glass, etc.
H. HARRIS and CO.—At the Rooms, at 11,
China, Jewellery, Pictures, etc.
DUNTON and CO.—At 178 George-street West,
at Furniture, Pictures, etc.
T. HUBB and CRANSTON.—At 25 Flinders-street,
11, Furniture, Glassware, Crockery, Cutlery,
etc.
WOOL and STATION PRODUCE,
the Wool Exchange, at 10.00, Sheepskins: at

AT 10.30, Sheepskins; at 1.30, Hides.
 T. SON, and BADERLEY.—At the Wool Salero
 at 10.30, Sheepskins; at 1.30, Hides.
 W. GORDON, 12, McCulloch, and CO.—At the Wool
 change, at 11, Sheepskins; at 1.30, Hides.
FARM AND DAIRY PRODUCE.
 F. MURPHY and CO.—At the Rooms, at 1.30,
 Poultry, Eggs, etc.
 J. TURNER.—At the Rooms, at 1.30, Pigs,
 Eggs, Suckers, etc.
 L. and S. CO.—At their Yards, at 1, Pigs, Veal
 Butcher, Eggs, etc.
HORSES, VEHICLES, AND HARNESSES.
 INGLIS and SONS.—At the Bazaar, at 10.30, 11,
 11.30, Horses, Vehicles, etc.; at the Campers
 Yards, at 3, Horses.
 G. JENKINS.—At 53, Darling-street, Helmslie
 2, Horses, Cart, Harness, etc.

A FACT.

'EARS' SOAP is sought to-day by everybody, maintained its reputation as the best of all soaps for more than 100 years.—Advs.

SPORTING.

THE TURF.

The grass tracks being closed and the tan track heavy from the rain, training matters were quiet and uninteresting at Randwick yesterday morning. A few colts were restricted to a working gallop over a mile, and the two-year-olds First Foot and Disaster were striding along at a sound working pace for half the distance. Corral, a great Macgregor to a dozen lengths, beating seven furlongs in 1m 36s, a distance which hadrian ran in a second slow time. Baska and Mereworth were set useful tanks, while Halibut and Muttah ran six furlongs in 1m 20s. The corner and Ithaca were together at the end of seven, run in 1m 4s, while Mino, Araxos, Benevento, Wallahab, and Probus were each bowling along at a sound working pace. The King showed moderately in a run over half a mile, and Joyce ran six furlongs in 1m 15s. E.L. travelled six furlongs on the cinder track in 1m 20s, and Red Pig was not extended to run a similar distance on that track in 1m 20s.

T. Lamond's lease of the Slender horse, Hercules having expired, he has left the trainer's stable and joined Kelso's. He is to be riding in good form of the race, and as the Sydney Morning Herald yesterday added another brace of wins to his account.

Latest advices from New Zealand state that business on the New Zealand Cup is almost at a standstill. Until it is known which Mr. Head has selected as his candidate, people are not to be seen at the races. The horse will be bracketed on the machine. Nightingale being coupled with most of the good horses, and the favourite in the Melbourne Cup. By his weight for the Melbourne Cup, he is a very strong contender. The horse is a very strong contender.

No scratchings were recorded yesterday for the Warwick Farm meeting. The course and appointments are reported to be in perfect order. Jockeys and trainers are expected to be ready for the start.

The weekly pony and gallop meeting will be held at Rosebery Park on Monday next, must be entered for to-day. The course and appointments are reported to be in perfect order. Jockeys and trainers are expected to be ready for the start.

Barriers close at 10 a.m. to-day for the Kensington pony and gallop meeting, to be held on Wednesday next. The course and appointments are reported to be in perfect order. Jockeys and trainers are expected to be ready for the start.

The Shoalwater Club has drawn up the following programme for its meeting on King's Highway (November 15):—BERRY HANDICAP of 10 sows, 40 yds, 1m 30s, 1m 40s, 1m 50s, 2m, 2m 30s, 2m 40s, 2m 50s, 3m, 3m 30s, 3m 40s, 3m 50s, 4m, 4m 30s, 4m 40s, 4m 50s, 5m, 5m 30s, 5m 40s, 5m 50s, 6m, 6m 30s, 6m 40s, 6m 50s, 7m, 7m 30s, 7m 40s, 7m 50s, 8m, 8m 30s, 8m 40s, 8m 50s, 9m, 9m 30s, 9m 40s, 9m 50s, 10m, 10m 30s, 10m 40s, 10m 50s, 11m, 11m 30s, 11m 40s, 11m 50s, 12m, 12m 30s, 12m 40s, 12m 50s, 13m, 13m 30s, 13m 40s, 13m 50s, 14m, 14m 30s, 14m 40s, 14m 50s, 15m, 15m 30s, 15m 40s, 15m 50s, 16m, 16m 30s, 16m 40s, 16m 50s, 17m, 17m 30s, 17m 40s, 17m 50s, 18m, 18m 30s, 18m 40s, 18m 50s, 19m, 19m 30s, 19m 40s, 19m 50s, 20m, 20m 30s, 20m 40s, 20m 50s, 21m, 21m 30s, 21m 40s, 21m 50s, 22m, 22m 30s, 22m 40s, 22m 50s, 23m, 23m 30s, 23m 40s, 23m 50s, 24m, 24m 30s, 24m 40s, 24m 50s, 25m, 25m 30s, 25m 40s, 25m 50s, 26m, 26m 30s, 26m 40s, 26m 50s, 27m, 27m 30s, 27m 40s, 27m 50s, 28m, 28m 30s, 28m 40s, 28m 50s, 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